

(3) In section 2, strike subsection (c) and insert the following:

“(c) WEBSITE.—The website established under this section—

“(1) may use as the source of its data the Federal Procurement Data System, Federal Assistance Award Data System, and Grants.gov, if all of these data sources are searchable through the website and can be accessed in a search on the website required by this Act, provided that the user may—

“(A) specify such search shall be confined to Federal contracts and subcontracts;

“(B) specify such search shall be confined to include grants, subgrants, loans, awards, cooperative agreements, and other forms of financial assistance;

“(2) shall not be considered in compliance if it hyperlinks to the Federal Procurement Data System website, Federal Assistance Award Data System website, Grants.gov website, or other existing websites, so that the information elements required by subsection (b)(1) cannot be searched electronically by field in a single search;

“(3) shall provide an opportunity for the public to provide input about the utility of the site and recommendations for improvements;

“(4) shall be updated not later than 30 days after the award of any Federal award requiring a posting; and

“(5) shall provide for separate searches for Federal awards described in subsection (a) to distinguish between the Federal awards described in subsection (a)(2)(A)(i) and those described in subsection (a)(2)(A)(ii).”

(4) Add at the end the following:

“SEC. 4. GOVERNMENT ACCOUNTABILITY OFFICE REPORTING REQUIREMENT.

“Not later than January 1, 2010, the Comptroller General shall submit to Congress a report on compliance with this Act.”

Ms. COLLINS. Mr. President, I understand that this is directly related to the fiscal transparency, Google For Good Government, bill of the Senator from Oklahoma. I hope this will clear the way for its passage.

FORT McDOWELL INDIAN COMMUNITY WATER RIGHTS SETTLEMENT REVISION ACT OF 2006

Mr. STEVENS. Mr. President, I ask unanimous consent the Senate proceed to the immediate consideration of Calendar No. 522, S. 2464.

The PRESIDING OFFICER. The clerk will report the bill by title.

The legislative clerk read as follows:

A bill (S. 2464) to revise a provision relating to a repayment obligation of the Fort McDowell Yavapai Nation under the Fort McDowell Indian Community Water Rights Settlement Act of 1990, and for other purposes.

There being no objection, the Senate proceeded to consider the bill.

Mr. MCCAIN. Mr. President, I am pleased that today the Senate has agreed to pass S. 2464, the Fort McDowell Indian Community Water Rights Settlement Revision Act of 2006, with an amendment that I have also offered. S. 2464 amends the Fort McDowell Indian Community Water Rights Settlement Act of 1990, which ratified a negotiated settlement of the Fort McDowell Yavapai Nation's water entitlement to flow from the Verde River. I am pleased to be joined by Sen-

ator KYL as an original cosponsor of this bill and the amendment.

The 1990 Settlement Act provided, among other things, for the Secretary of the Interior to provide the Fort McDowell Yavapai Nation a no-interest loan pursuant to the Small Reclamation Project Act for construction of facilities for the conveyance and delivery of water to the Fort McDowell reservation. However, during environmental review conducted prior to construction of the irrigation system, 227 of the acres to be irrigated were discovered to contain significant cultural sites. With the agreement of the tribe, the Secretary withdrew those acres from development, but replacement lands have proven difficult and expensive to mitigate and implementation of the Act has been left uncompleted.

The current values of the no-interest loan outstanding and the current cost of the Department of the Interior's obligation to mitigate replacement acreage are nearly identical, thus the tribe and the Department have agreed to resolve this issue by mutually releasing their remaining obligations under the reclamation provisions of the 1990 Settlement Act. S. 2464 would implement this mutually agreed upon resolution.

After approval of this measure by the Indian Affairs Committee, a potential ambiguity in the bill was identified, possibly calling into question the finality of the 1990 Settlement Act. The amendment offered strikes the potentially ambiguous language and inserts new language to clarify that the agreement of the Yavapai Nation and the Department of the Interior contained in S. 2464 achieves a full and final implementation to the Fort McDowell Water Rights Settlement Act of 1990.

I yield the floor.

Mr. STEVENS. Mr. President, I ask unanimous consent the amendment at the desk be agreed to, the bill, as amended, be read the third time and passed, the motion to reconsider be laid upon the table, and any statements relating to the bill be printed in the RECORD.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment (No. 5006) was agreed to, as follows:

(Purpose: To make a technical correction)

On page 3, strike lines 7 through 9 and insert the following: achieve the full and final implementation of the Fort McDowell Water

The bill (S. 2464), as amended, was ordered to be engrossed for a third reading, was read the third time, and passed, as follows:

S. 2464

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Fort McDowell Indian Community Water Rights Settlement Revision Act of 2006”.

SEC. 2. DEFINITIONS.

In this Act:

(1) FORT McDOWELL WATER RIGHTS SETTLEMENT ACT.—The term “Fort McDowell Water

Rights Settlement Act” means the Fort McDowell Indian Community Water Rights Settlement Act of 1990 (Public Law 101-628; 104 Stat. 4480).

(2) NATION.—The term “Nation” means the Fort McDowell Yavapai Nation, formerly known as the “Fort McDowell Indian Community”.

(3) SECRETARY.—The term “Secretary” means the Secretary of the Interior.

SEC. 3. CANCELLATION OF REPAYMENT OBLIGATION.

(a) CANCELLATION OF OBLIGATION.—The obligation of the Nation to repay the loan made under section 408(e) of the Fort McDowell Water Rights Settlement Act (104 Stat. 4489) is cancelled.

(b) EFFECT OF ACT.—

(1) RIGHTS OF NATION UNDER FORT McDOWELL WATER RIGHTS SETTLEMENT ACT.—

(A) IN GENERAL.—Except as provided in subparagraph (B), nothing in this Act alters or affects any right of the Nation under the Fort McDowell Water Rights Settlement Act.

(B) EXCEPTION.—The cancellation of the repayment obligation under subsection (a) shall be considered—

(i) to fulfill all conditions required to achieve the full and final implementation of the Fort McDowell Water Rights Settlement Act; and

(ii) to relieve the Secretary of any responsibility or obligation to obtain mitigation property or develop additional farm acreage under section 410 the Fort McDowell Water Rights Settlement Act (104 Stat. 4490).

(2) ELIGIBILITY FOR SERVICES AND BENEFITS.—Nothing in this Act alters or affects the eligibility of the Nation or any member of the Nation for any service or benefit provided by the Federal Government to federally recognized Indian tribes or members of such Indian tribes.

CHILDREN AND MEDIA RESEARCH ADVANCEMENT ACT

Mr. STEVENS. Mr. President, I ask unanimous consent the Senate proceed to the immediate consideration of Calendar No. 585, S. 1902.

The PRESIDING OFFICER. The clerk will report the bill by title.

The legislative clerk read as follows:

A bill (S. 1902) to amend the Public Health Service Act to authorize funding for the establishment of a program on children and the media within the Centers for Disease Control and Prevention to study the role and impact of electronic media in the development of children, and for other purposes.

There being no objection, the Senate proceeded to consider the bill which had been reported by the Committee on Health, Education, Labor, and Pensions with an amendment to strike out all after the enacting clause and insert in lieu thereof the part printed in italic.

[(“g) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated to carry out this section—

[(“(1) \$10,000,000 for fiscal year 2006;

[(“(2) \$15,000,000 for fiscal year 2007;

[(“(3) \$15,000,000 for fiscal year 2008;

[(“(4) \$25,000,000 for fiscal year 2009; and

[(“(5) \$25,000,000 for fiscal year 2010.”.]

SECTION 1. SHORT TITLE.

This Act may be cited as the “Children and Media Research Advancement Act” or the “CAMRA Act”.

SEC. 2. PURPOSE.

It is the purpose of this Act to enable the Centers for Disease Control and Prevention to—

(1) examine the role and positive and negative impact of electronic media in children's and adolescents' cognitive, social, emotional, physical, and behavioral development; and

(2) provide for a report to Congress containing the empirical evidence and other results produced by the research funded through grants under this Act.

SEC. 3. RESEARCH ON THE ROLE AND IMPACT OF ELECTRONIC MEDIA IN THE DEVELOPMENT OF CHILDREN AND ADOLESCENTS.

Part P of title III of the Public Health Service Act (42 U.S.C. 280g et seq.) is amended—

(1) by redesignating the second section 390 (relating to grants to foster public health responses to domestic violence, dating violence, sexual assault, and stalking) as section 399P; and

(2) by adding at the end the following:

“SEC. 399Q. RESEARCH ON THE ROLE AND IMPACT OF ELECTRONIC MEDIA IN THE DEVELOPMENT OF CHILDREN AND ADOLESCENTS.

“(a) IN GENERAL.—Subject to the availability of appropriations, the Secretary, acting through the Director of the Centers for Disease Control and Prevention (referred to in this section as the ‘Director’), shall enter into a contract with the National Academy of Science or another appropriate entity to review, synthesize, and report on research, and establish research priorities, regarding the roles and impact of electronic media (including television, motion pictures, DVD’s, interactive video games, digital music, the Internet, and cell phones) and exposures to such media on youth in the following core areas of development:

“(1) COGNITIVE.—Cognitive areas such as language development, attention span, problem solving skills (such as the ability to conduct multiple tasks or ‘multitask’), visual and spatial skills, reading, and other learning abilities.

“(2) PHYSICAL.—Physical areas such as physical coordination, diet, exercise, sleeping and eating routines.

“(3) SOCIO-BEHAVIORAL.—Socio-behavioral areas such as family activities and peer relationships including indoor and outdoor play time, interactions with parents, consumption habits, social relationships, aggression, and positive social behavior.

“(b) RESEARCH PROGRAM.—

“(1) IN GENERAL.—Taking into account the report provided for under subsection (a), the Secretary, acting through the Director and in coordination with the Director of the National Institutes of Health, shall, subject to the availability of appropriations, award grants for research concerning the role and impact of electronic media on the cognitive, physical, and socio-behavioral development of youth.

“(2) REQUIREMENTS.—The research provided for under paragraph (1) shall comply with the following requirements:

“(A) Such research shall focus on the impact of factors such as media content (whether direct or indirect), format, length of exposure, age of youth, venue, and nature of parental involvement.

“(B) Such research shall not duplicate other Federal research activities.

“(C) For purposes of such research, electronic media shall include television, motion pictures, DVD’s, interactive video games, digital music, the Internet, and cell phones.

“(3) ELIGIBLE ENTITIES.—To be eligible to receive a grant under this subsection, an entity shall—

“(A) prepare and submit to the Director an application at such time, in such manner, and containing such information as the Director shall require; and

“(B) agree to use amounts received under the grant to carry out activities as described in this subsection.

“(c) REPORTS.—

“(1) REPORT TO THE DIRECTOR.—Not later than 15 months after the date of the enactment

of this section, the report provided for under subsection (a) shall be submitted to the Director and to the appropriate committees of Congress.

“(2) REPORT TO CONGRESS.—Not later than December 31, 2012, the Secretary, acting through the Director, shall prepare and submit to the appropriate committees of Congress a report that—

“(A) synthesizes the results of—

“(i) research carried out under the grant program under subsection (b); and

“(ii) other related research, including research conducted by the private or public sector and other Federal entities; and

“(B) outlines existing research gaps in light of the information described in subparagraph (A).

“(d) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section, such sums as may be necessary for each of fiscal years 2007 through 2012.”.

Mr. STEVENS. Mr. President, I ask unanimous consent the committee-reported substitute be agreed to, the bill, as amended, be read the third time and passed, the motion to reconsider be laid on the table, and any statements relating to the bill be printed in the RECORD.

The PRESIDING OFFICER. Without objection, it is so ordered.

The committee amendment in the nature of a substitute was agreed to.

The bill (S. 1902), as amended, was ordered to be engrossed for a third reading, was read the third time, and passed.

DEATH ON THE HIGH SEAS ACT

Mr. STEVENS. Mr. President, I ask unanimous consent the Senate proceed to the immediate consideration of Calendar No. 594, H.R. 1442.

The PRESIDING OFFICER. The clerk will report the bill by title.

The legislative clerk read as follows:

A bill (H.R. 1442) to complete the codification of title 46, United States Code, “Shipping”, as positive law.

There being no objection, the Senate proceeded to consider the bill.

Mr. STEVENS. Mr. President, I ask unanimous consent the bill be read the third time and passed, the motion to reconsider be laid upon the table, and any statements relating to the bill be printed in the RECORD.

The PRESIDING OFFICER. Without objection, it is so ordered.

The bill (H.R. 1442) was read the third time and passed.

DESIGNATING OCTOBER 22 THROUGH OCTOBER 28, 2006, AS “NATIONAL SAVE FOR RETIREMENT WEEK”

Mr. STEVENS. Mr. President, I ask unanimous consent that the Judiciary Committee be discharged from further consideration of S. Res. 550 and the Senate now proceed to its immediate consideration.

The PRESIDING OFFICER. Without objection, it is so ordered. The clerk will report the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 550) designating October 22 through October 28, 2006, as “National Save for Retirement Week”.

There being no objection, the Senate proceeded to consider the resolution.

Mr. STEVENS. I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motion to reconsider be laid on the table.

The PRESIDING OFFICER. Without objection, it is so ordered.

The resolution (S. Res. 550) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, reads as follows:

S. RES. 550

Whereas the cost of retirement continues to rise, in part, because people in the United States are living longer than ever before, the number of employers providing retiree health coverage continues to decline, and retiree health care costs continue to increase at a rapid pace;

Whereas Social Security remains the bedrock of retirement income for the great majority of the people of the United States, but was never intended by Congress to be the sole source of retirement income for families;

Whereas recent data from the Employee Benefit Research Institute indicates that, in the United States, less than 3% of workers or their spouses are currently saving for retirement and that the actual amount of retirement savings of workers lags far behind the amount that is realistically needed to adequately fund retirement;

Whereas many employees have available to them through their employers access to defined benefit or defined contribution plans to assist them in preparing for retirement;

Whereas many employees may not be aware of their retirement savings options and may not have focused on the importance of and need for saving for their own retirement;

Whereas many employees may not be taking advantage of workplace defined contribution plans at all or to the full extent allowed by the plans or under Federal law; and

Whereas all workers, including public- and private-sector employees, employees of tax-exempt organizations, and self-employed individuals, can benefit from increased awareness of the need to save for retirement and the availability of tax-advantaged retirement savings vehicles to assist them in saving for retirement: Now, therefore, be it

Resolved, That the Senate—

(1) designates October 22 through October 28, 2006, as “National Save for Retirement Week”;

(2) supports the goals and ideals of National Save for Retirement Week, including raising public awareness about the importance of adequate retirement savings and the availability of employer-sponsored retirement plans; and

(3) calls on the Federal Government, States, localities, schools, nonprofit organizations, businesses, other entities, and the people of the United States to observe the week with appropriate programs and activities with the goal of increasing the retirement savings of all the people of the United States.

CALLING ON THE PRESIDENT TO TAKE IMMEDIATE STEPS TO HELP STOP THE VIOLENCE IN DARFUR

Mr. STEVENS. I ask unanimous consent that the Foreign Relations Committee be discharged from the consideration of S. Res. 559 and the Senate